PFAS Accomplishments Briefing for Administrator Wheeler January 13, 2020

Civil Enforcement Actions

• EPA has taken the following enforcement actions to specifically address PFAS contamination, pursuant to SDWA, TSCA, RCRA, and CERCLA, since March 2002.

Date	Facility	Respondent(s)	Statute	Type of Action	Contaminant
3/4/2002	Washington Works	E.I. du Pont de	SDWA	Administrative	PFOA
	(WV)	Nemours and		Order on	
		Company		Consent	
12/21/2005	Washington Works	E.I. du Pont de	TSCA/	Administrative	PFOA
	(WV)	Nemours and	RCRA	Order on	
		Company		Consent	
11/20/2006	Washington Works	E.I. du Pont de	SDWA	Administrative	PFOA
	(WV)	Nemours and		Order on	
		Company		Consent	
3/10/2009	Washington Works	E.I. du Pont de	SDWA	Administrative	PFOA
	(WV)	Nemours and		Order on	
7		Company		Consent	
					PFAS
H					
					PFOS, PFOA
Not E) o o no no ivo	Dood on D	ovioos	1 Caana	
NOLF	responsive	Based on R	evised	a Scope	PFOS, PFOA
H					
					PFOS, PFOA
1/6/2017	777 1 777 1	TI CI	CDIVA	G: :c .	j DEO 4
1/6/2017	Washington Works	The Chemours	SDWA	Significant	PFOA
	(WV)	Company and E.I. du		Amendment to	
		Pont de Nemours and		2009	
		Company		Administrative	
				Order on	
H	<u> </u>	<u> </u>	L	Consent	DEAG (
	_		_		PFAS (co-
I Not F	Responsive	Based on R	evised	d Scope	mingled with
					hazardous
2/13/2019	Towattow21 - 337 - 3	The Chemours	TSCA	N-4:	substances)
2/13/2019	Fayetteville Works	II	ISCA	Notice of	PFAS (GenX
	(NC) and	Company		Violation	and HFPO)
	Washington Works (WV)				
	(vv v)	l	l	L	PFAS (co-
Not Responsive Based on Revised Scope					mingled with
					hazardous
	1				substances)
					Substances)

Ex. 5 AC/AWP/DP & 7A

Information Requests and Inspections

- EPA has issued a number of information requests regarding PFAS, including:
 - Five CWA information request letters since November 2018 regarding discharges of PFAS from manufacturing or processing facilities;
 - o Thirteen TSCA information request letters since January 2019;
 - o One CERCLA information request letter in November 2017; and
 - o One RCRA information request letter in April 2018.
- OECA, with support from its National Enforcement Investigations Center and Regional enforcement divisions, has carried out eleven inspections at eight PFAS manufacturing or processing facilities since July 2017, under the authority of TSCA, CWA, and/or RCRA, including joint inspections with states.

Ex. 5 AC/AWP/DP & 7A

 OECA created a PFAS page on the federal agency compliance assistance website, FedCenter, where federal agency PFAS contacts can share information and find resources.

Policy Documents

Ex. 5 AC/AWP/DP & 7A

¹ These are also included in the table of enforcement actions above.

Data Collection and Mapping Efforts

Ex. 5 AC/AWP/DP & 7A

Collaboration with States

Ex. 5 AC/AWP/DP & 7A